

Patent No. 7,654,223  
Request for Cert. of Correction dated April 26, 2010  
Attorney Docket No. 1455-061789

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Patent No.	:	7,654,223	Application No.	10/583,688
Inventors	:	Kim et al.	Confirmation No.	4502
Issued	:	February 2, 2010		
Title	:	Cold Spray Apparatus Having Powder Preheating Device		
Examiner	:	Yewebdar T. Tadesse		
Customer No.	:	28289		

REQUEST FOR CERTIFICATE OF CORRECTION OF PATENT  
FOR PTO MISTAKE (37 C.F.R. 1.322(a))

Commissioner for Patents  
P.O. Box 1450  
Alexandria, VA 22313-1450

ATTENTION: Decision and Certificate of Correction Branch  
Patent Issue Division

Sir:

In accordance with 35 U.S.C. § 254, we attach hereto Form PTO/SB/44 and a copy of proof of PTO errors and request that a Certificate of Correction be issued in the above-identified patent. The following errors appear in the patent as printed:

Face of the Patent, See Item (56) References Cited, U.S. PATENT DOCUMENTS, page 2, Column 2, second to the last U.S. document, "2002/1007398" should read:

-- 2002/10073982 --

(See the Office Action Summary which attached a copy of our IDS (received 4/30/2007), PTO/SB/08a, page 1 of 1.)

Column 1, Line 8, "In more particularly" should read -- More particularly --

(See the Preliminary Amendment dated June 20, 2006, page 2, Line 2 of the first replacement paragraph.)

Column 1, Line 10, "obtaining high" should read -- obtaining a high --

(See the Preliminary Amendment dated June 20, 2006, page 2, Line 3 of the first replacement paragraph.)

Column 1, Line 11, "and excellent" should read -- and an excellent --

(See the Preliminary Amendment dated June 20, 2006, page 2, Lines 3-4 of the first replacement paragraph.)

I certify that this correspondence is being electronically  
submitted to the United States Patent and Trademark  
Office on April 26, 2010.

04/26/2010

Date

Signature

Mary Jo Sinicrope

(Typed Name of Person Signing Certificate)

Column 1, Lines 12-13, "preheating coating powder before coating process" should read – preheating the coating powder before the coating process –  
(See the Preliminary Amendment dated June 20, 2006, page 2, Lines 4-5 of the first replacement paragraph.)

Column 1, Line 16, "material to a substrate" should read – material on a substrate –  
(See the Preliminary Amendment dated June 20, 2006, page 2, Line 1 of the second replacement paragraph.)

Column 2, Line 3, "patents discloses a" should read – patents disclose a –  
(See the Preliminary Amendment dated June 20, 2006, page 2, Lines 5-6 of the third replacement paragraph.)

Column 2, Line 26, "of its high ductility" should read – of their higher ductility –  
(See the Preliminary Amendment dated June 20, 2006, page 2, Lines 3-4 of the fourth replacement paragraph.)

Column 2, Line 53, "gas more higher" should read – gas still higher –  
(See the Preliminary Amendment dated June 20, 2006, page 3, Line 3 of the first replacement paragraph.)

Column 2, Lines 53-54, "resulting in increase" should read – resulting in an increase –  
(See the Preliminary Amendment dated June 20, 2006, page 3, Line 3 of the first replacement paragraph.)

Column 2, Line 54, "a lifetime" should read – the lifetime –  
(See the Preliminary Amendment dated June 20, 2006, page 3, Line 4 of the first replacement paragraph.)

Column 3, Line 36, "invention." should read – invention; –  
(See the Preliminary Amendment dated June 20, 2006, page 3, Line 2 of the second replacement paragraph.)

Column 3, Line 38, "FIG. 1." should read – FIG. 1; –  
(See the Preliminary Amendment dated June 20, 2006, page 3, Lines 1-2 of the third replacement paragraph.)

Column 3, Line 41, "Table 5." should read – Table 5; –  
(See the Preliminary Amendment dated June 20, 2006, page 3, Line 2 of the fourth replacement paragraph.)

Column 3, Line 44, "Table 5." should read – Table 5; –  
(See the Preliminary Amendment dated June 20, 2006, page 3, Line 2 of the fifth replacement paragraph.)

Column 3, Line 47, "Table 5." should read – Table 5; and –  
(See the Preliminary Amendment dated June 20, 2006, page 3, Line 2 of the sixth replacement paragraph.)

Column 3, Line 52, "DISCRIPTION OF THE PREFERRED EMBODIMENTS" should read  
– DETAILED DESCRIPTION OF THE INVENTION –  
(See the Preliminary Amendment dated June 20, 2006, page 3, Lines 1-2 of the eighth replacement paragraph.)

Column 7, Line 23, "is very higher" should read – is significantly higher –  
(See the Preliminary Amendment dated June 20, 2006, page 3, Line 4 of the ninth replacement paragraph.)

Column 7, Line 24, "the comparative example 1 is" should read  
– in comparative example 1 it was –  
(See the Preliminary Amendment dated June 20, 2006, page 4, Line 1 of the continuation of the ninth replacement paragraph which began on page 3.)

Column 8, Line 34, "is not denser than" should read – is less dense than –  
(See the Preliminary Amendment dated June 20, 2006, page 4, Lines 6-7 of the first replacement paragraph.)

Column 8, Line 37, "invention can have the" should read – invention provides –  
(See the Preliminary Amendment dated June 20, 2006, page 4, Line 8 of the first replacement paragraph.)

Column 8, Lines 39-40, "does not almost occur" should read  
– does not substantially occur –  
(See the Preliminary Amendment dated June 20, 2006, page 4, Line 10 of the first replacement paragraph.)

Column 8, Line 51, "the test was performed under the conditions of Table" should read – a test was performed under the conditions set forth in Table –  
(See the Preliminary Amendment dated June 20, 2006, page 4, Lines 2-3 of the second replacement paragraph.)

Column 8, Line 52, "Other condition to perform cold spray coating is" should read  
– Other cold spray coating conditions were the –  
(See the Preliminary Amendment dated June 20, 2006, page 4, Lines 3-4 of the second replacement paragraph.)

Column 8, Line 53, "same as that of Table 3" should read– same as those of Table 3 –  
(See the Preliminary Amendment dated June 20, 2006, page 4, Line 4 of the second replacement paragraph.)

Column 10, Line 10, DELETE the section heading "INDUSTRIAL APPLICABILITY"  
(See the Preliminary Amendment dated June 20, 2006, page 10, the sentence indicated as ¶ 3.)

Column 10, Line 12, "invention can provide" should read – invention provides –  
(See the Preliminary Amendment dated June 20, 2006, page 4, Line 1 of the fourth replacement paragraph.)

Column 10, Line 13, "that can solve" should read – that solves –  
(See the Preliminary Amendment dated June 20, 2006, page 4, Line 2 of the fourth replacement paragraph.)

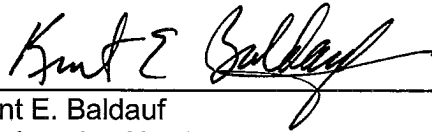
Column 10, Line 15, "particles are transformed" should read  
– particles in the conventional method are transformed –  
(See the Preliminary Amendment dated June 20, 2006, page 4, Lines 3-4 of the fourth replacement paragraph.)

Column 10, Lines 17-18, "invention can effectively and economically form" should read  
– invention effectively and economically forms –  
(See the Preliminary Amendment dated June 20, 2006, page 4, Line 5 of the fourth replacement paragraph.)

Column 10, Line 19, "problems of the poor porosity" should read  
– problems of poor porosity –  
(See the Preliminary Amendment dated June 20, 2006, page 4, Line 6 of the fourth replacement paragraph.)

Respectfully submitted,

THE WEBB LAW FIRM

By 

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